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11	UNITED STATES DISTRICT COURT	
12	SOUTHERN DISTRICT OF CALIFORNIA	
13	SERGEANT GARY A. STEIN,	Case No. 12-cv-0816 H (BGS)
14	Plaintiff,	PLAINTIFF'S RENEWED EX PARTE APPLICATION FOR TEMPORARY
15	v.	RESTRAINING ORDER AND ORDER TO SHOW CAUSE WHY
16	COLONEL C.S. DOWLING, et al.,	PRELIMINARY INJUNCTION SHOULD NOT ISSUE
17	Defendants.	SHOULD NOT ISSUE
18		
19	Plaintiff, through undersigned counsel, , hereby makes this renewed ex parte application	
20	to the Court for issuance of a Temporary Restraining Order ("TRO") and Order to Show Cause re	
21	Preliminary Injunction to stop and enjoin Defendants, Colonel C. S. Dowling, Ray Mabus,	
22	Secretary of the United States Navy, United States Department of Defense, United States of	
23	America, And, Brigadier General Daniel Yoo, as set forth in more detail in the accompanying	
24	memorandum of points and authorities in support hereof, from proceeding with any order,	
25	directive or action involuntarily separating Stein from the Armed Forces of the United States	
26	unless and until it is determined in this case, wherein Stein has challenged the legality of the	
27	military proceedings instituted against him, that the military action against Stein is not illegal and	
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should not be further stayed.

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This application is based upon Federal Rule of Civil Procedure 65(b), upon the attached Memorandum of Points and Authorities in support of this motion, and upon the Declaration of Gary G. Kreep, all filed herewith. This application is made upon the grounds that Stein now has exhausted the administrative remedies available to him, and that any further administrative proceeding would be futile, the conduct sought to be enjoined, if allowed to occur, will cause immediate and irreparable injury to Stein, in that Defendants intend to discharge Stein from the Armed Forces following the panel's recommendation in the administrative separation proceedings against Stein on Thursday, April 5, 2012, without due process being afforded to Stein, resulting in Stein's immediate discharge from the U.S. Marine Corps, under "other than honorable conditions." Issuing the Temporary Restraining Order will preserve the status quo pending a hearing on the requested Preliminary Injunction, as, given the intent of Defendants to discharge Stein from service in the Marine Corps immediately, there is insufficient time for a noticed motion and hearing thereon. The U.S. Marine Corps has demonstrated no willingness to allow Stein to pursue judicial remedies, including an appeal to the U.S. Court of Appeals for the Ninth Circuit. Without this court's entering a Temporary Restraining Order, Sergeant Stein will be separated from the Marine Corps within hours.

Stein also requests the Court to issue an Order to Show Cause affording Defendants the opportunity to appear and show cause why a Preliminary Injunction should not issue restraining and enjoining them in the same manner for the remainder of this litigation. A copy of this Application, the accompanying Memorandum of Points and Authorities, and supporting papers is served on Defendants counsel by e-filing today. Stein is not yet aware if Defendants will oppose this Application but expects they will.

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## Case 3:12-cv-00816-H-BGS Document 15 Filed 04/06/12 Page 3 of 3 1 Dated: April 6, 2012 Respectfully submitted, 2 s/David Loy David Loy 3 Attorney for Plaintiff 4 Of counsel: 5 J. MARK BREWER 6 BREWER & PRITCHARD Three Riverway, 18th Floor 7 Houston, TX 77056 Tel: (713) 209-2910 8 Fax: (713) 659-5302 brewer@bplaw.com 9 STEWART RHODES 10 **OATHKEEPERS** 5130 S. Fort Apache Road. 11 Suite 215-160 Las Vegas, NV 89148 12 Tel: (702) 353-0627 rhodeslegalwriting@gmail.com 13 WILLIAM J. OLSON 14 HERBERT W. TITUS JOHN S. MILES 15 JEREMIAH L. MORGAN WILLIAM J. OLSON, P.C. 16 370 Maple Avenue, West, #4 Vienna, Virginia 22180-5615 17 Tel: (703) 356-5070 Fax: (703) 356-5085 18 wjo@mindspring.com 19 20 21 22 23 24 25 26 27 28